109TH CONGRESS 1ST SESSION

S. 2120

To ensure regulatory equity between and among all dairy farmers and handlers for sales of packaged fluid milk in federally regulated milk marketing areas and into certain non-federally regulated milk marketing areas from federally regulated areas, and for other purposes.

IN THE SENATE OF THE UNITED STATES

DECEMBER 16, 2005

Mr. Kyl (for himself, Mr. Reid, and Mrs. Feinstein) introduced the following bill; which was read twice, considered, read the third time, and passed

A BILL

To ensure regulatory equity between and among all dairy farmers and handlers for sales of packaged fluid milk in federally regulated milk marketing areas and into certain non-federally regulated milk marketing areas from federally regulated areas, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Milk Regulatory Eq-
- 5 uity Act of 2005".

1 SEC. 2. MILK REGULATORY EQUITY.

2	(a) Minimum Milk Prices for Handlers; Exemp-
3	TION.—Section 8c(5) of the Agricultural Adjustment Act
4	(7 U.S.C. 608c(5)), reenacted with amendments by the
5	Agricultural Marketing Agreement Act of 1937, is amend-
6	ed by adding at the end the following new subparagraphs:
7	"(M) MINIMUM MILK PRICES FOR HANDLERS.—
8	"(i) Application of minimum price re-
9	QUIREMENTS.—Notwithstanding any other provision
10	of this section, a milk handler described in clause
11	(ii) shall be subject to all of the minimum and uni-
12	form price requirements of a Federal milk marketing
13	order issued pursuant to this section applicable to
14	the county in which the plant of the handler is lo-
15	cated, at Federal order class prices, if the handler
16	has packaged fluid milk product route dispositions,
17	or sales of packaged fluid milk products to other
18	plants, in a marketing area located in a State that
19	requires handlers to pay minimum prices for raw
20	milk purchases.
21	"(ii) Covered milk handlers.—Except as
22	provided in clause (iv), clause (i) applies to a han-
23	dler of Class I milk products (including a producer-
24	handler or producer operating as a handler) that—
25	"(I) operates a plant that is located within
26	the boundaries of a Federal order milk mar-

1	keting area (as those boundaries are in effect as
2	of the date of the enactment of this subpara-
3	graph);
4	"(II) has packaged fluid milk product
5	route dispositions, or sales of packaged fluid
6	milk products to other plants, in a milk mar-
7	keting area located in a State that requires
8	handlers to pay minimum prices for raw milk
9	purchases; and
10	"(III) is not otherwise obligated by a Fed-
11	eral milk marketing order, or a regulated milk
12	pricing plan operated by a State, to pay min-
13	imum class prices for the raw milk that is used
14	for such dispositions or sales.
15	"(iii) Obligation to pay minimum class
16	PRICES.—For purposes of clause (ii)(III), the Sec-
17	retary may not consider a handler of Class I milk
18	products to be obligated by a Federal milk mar-
19	keting order to pay minimum class prices for raw
20	milk unless the handler operates the plant as a fully
21	regulated fluid milk distributing plant under a Fed-
22	eral milk marketing order.
23	"(iv) Certain Handlers exempted.—Clause
24	(i) does not apply to—

1	"(I) a handler (otherwise described in
2	clause (ii)) that operates a nonpool plant (as
3	defined in section 1000.8(e) of title 7, Code of
4	Federal Regulations, as in effect on the date of
5	the enactment of this subparagraph);
6	"(II) a producer-handler (otherwise de-
7	scribed in clause (ii)) for any month during
8	which the producer-handler has route disposi-
9	tions, and sales to other plants, of packaged
10	fluid milk products equaling less than
11	3,000,000 pounds of milk; or
12	"(III) a handler (otherwise described in
13	clause (ii)) for any month during which—
14	"(aa) less than 25 percent of the total
15	quantity of fluid milk products physically
16	received at the plant of the handler (ex-
17	cluding concentrated milk received from
18	another plant by agreement for other than
19	Class I use) is disposed of as route disposi-
20	tion or is transferred in the form of pack-
21	aged fluid milk products to other plants; or
22	"(bb) less than 25 percent in aggre-
23	gate of the route disposition or transfers
24	are in a marketing area or areas located in
25	one or more States that require handlers

1	to pay minimum prices for raw milk pur-
2	chases.
3	"(N) Exemption for Certain Milk Handlers.—
4	Notwithstanding any other provision of this section, no
5	handler with distribution of Class I milk products in the
6	marketing area described in Order No. 131 shall be ex-
7	empt during any month from any minimum price require-
8	ment established by the Secretary under this subsection
9	if the total distribution of Class I products during the pre-
10	ceding month of any such handler's own farm production
11	exceeds 3,000,000 pounds.".
12	(b) Exclusion of Nevada From Federal Milk
13	Marketing Orders.—Section 8c(11) of the Agriculture
14	Adjustment Act (7 U.S.C. 608c(11)), reenacted with
15	amendments by the Agriculture Marketing Agreement Act
16	of 1937, is amended—
17	(1) in subparagraph (C), by striking the last
18	sentence; and
19	(2) by adding at the end the following new sub-
20	paragraph:
21	"(D) In the case of milk and its products, no county
22	or other political subdivision of the State of Nevada shall
23	be within the marketing area definition of any order issued
24	under this section.".

- 1 (c) Records and Facility Requirements.—Not-
- 2 withstanding any other provision of this section, or the
- 3 amendments made by this section, a milk handler (includ-
- 4 ing a producer-handler or a producer operating as a han-
- 5 dler) that is subject to regulation under this section or
- 6 an amendment made by this section shall comply with the
- 7 requirements of section 1000.27 of title 7, Code of Federal
- 8 Regulations, or a successor regulation, relating to handler
- 9 responsibility for records or facilities.
- 10 (d) Effective Date and Implementation.—The
- 11 amendments made by this section take effect on the first
- 12 day of the first month beginning more than 15 days after
- 13 the date of the enactment of this Act. To accomplish the
- 14 expedited implementation of these amendments, effective
- 15 on the date of the enactment of this Act, the Secretary
- 16 of Agriculture shall include in the pool distributing plant
- 17 provisions of each Federal milk marketing order issued
- 18 under subparagraph (B) of section 8c(5) of the Agri-
- 19 culture Adjustment Act (7 U.S.C. 608c(5)), reenacted
- 20 with amendments by the Agriculture Marketing Agree-
- 21 ment Act of 1937, a provision that a handler described
- 22 in subparagraph (M) of such section, as added by sub-
- 23 section (a) of this section, will be fully regulated by the
- 24 order in which the handler's distributing plant is located.

- 1 These amendments shall not be subject to a referendum
- 2 under section 8c(19) of such Act (7 U.S.C. 608c(19)).

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